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acsimile No.: 703-872-9319	Date: Scptember_11,2003_						
From: Jordan M. Becker, Reg. No. 39	2,602						
ur Docket No.: 42390P13556	Number of pages9_ including this sheet.						
optication No.: 10/075,513)	Filing Date: 2/12/2002						
/	Docket Due Date(s): 10/30/2003						
closed are the following documents:	1						
Management:Rosponse	☐ Issue Fee Transmittat						
Appeal Brief (in triplicato) (pgs)	□ Notice of Appeal						
[] Application:	Petition for:						
(pgs) w/cover & abstract)	☐ Request for Continued Examination (RCE)						
☐ Assignment & Cover Sheet (pgs)	Reply Brief (, , , pgs)						
⊠ Certificate of Facsimile	Request & Certification Under 35 USC 122(b)(2)(B)(i)						
☐ Continued Prosecution Application (CPA)	Request to Rescind Previous Nonpublication Request						
[] Declaration & POA (pgs)	Response to Notice of Missing Parts & Formalities Letter						
Drawings:shoots,figures	Response to Written Opinion (pgs)						
Extension of Time:	☐ Terminal Disclaimer						
Foe Transmittal (in duplicate)	Transmittal of Publication Fee Duo						
[] IDS & PTO/SB/08 (pgs)	☐ Transmittal Letter						

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Patent and Trademark Office.

SEP 1 1 2003

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FEE TRANSMITTAL for FY 2003 Disagree Constitution Patent less une surject to annual constitution [1] Applicant cloigns small entity status. See 37 CFR 1.27.	Application Number Filing Date First Named Inven Examiner Name			Feb.	Known 075,513 ruary 12, 20 a-Pin Chiu			
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Attorney Docket No.: 42390P13556

Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application for:

Chia-Pin Chiu

Serial No.: 10/075,513

Filing Date: February 12, 2002

For: METHOD AND APPARATUS FOR

COUPLING A MICROELECTRONIC DEVICE PACKAGE TO A CIRCUIT

BOARD

Mail Stop AF Commissioner for Palents P.O. Box 1450

Alexandria, VA 22313-1450

Contificate of Transmission I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office on: Seplember 11, 2003 (Date of Transmission) Julio Arango (Signature) (Bate)

Examiner: Patel, Ishwarbhai B.

Group Art Unit: 2827

AMENDMENT AND RESPONSE TO FINAL OFFICE ACTION UNDER 37 C.F.R § 1.116

Sir:

In response to the Final Office Action mailed on July 30, 2003, please enter the following amendments and reconsider the present application in view of the remarks below.